and regulations, such access to the security property as the agency determines is necessary to document compliance with the requirements of this section.

- (c) Violations. If the Agency determines that the borrower has failed to adequately maintain security, made unapproved dispositions of security, or otherwise has placed the repayment of the Minor Program loan in jeopardy, the Agency will:
- (1) For chattel security, service the account according to 7 part 1962, subpart A. If any normal income security as defined in that subpart secures a Minor Program loan, the reporting, approval and release provisions in that subpart shall apply.
- (2) For real estate security for AMP loans, contact the Regional Office of General Counsel for advice on the appropriate servicing including liquidation if warranted.
- (3) For real estate security for IMP loans, service the account according to 7 CFR part 1965, subpart A.

§772.6 Subordination of security.

- (a) *Eligibility*. The Agency shall grant a subordination of Minor Program loan security when the transaction will further the purposes for which the loan was made, and all of the following are met:
- (1) The loan will still be adequately secured after the subordination, or the value of the loan security will be increased by the amount of advances to be made under the terms of the subordination.
- (2) The borrower can document the ability to pay all debts including the new loan.
- (3) The action does not change the nature of the borrower's activities to the extent that they would no longer be eligible for a Minor Program loan.
- (4) The subordination is for a specific amount.
- (5) The borrower is unable, as determined by the Agency, to refinance its loan and graduate in accordance with this subpart.
- (6) The loan funds will not be used in such a way that will contribute to erosion of highly erodible land or conversion of wetlands for the production of

an agricultural commodity according to 7 CFR part 1940, subpart G.

- (7) The borrower has not been convicted of planting, cultivating, growing, producing, harvesting or storing a controlled substance under Federal or state law. "Borrower," for purposes of this subparagraph, specifically includes an individual or entity borrower and any member of an entity borrower. "Controlled substance," for the purpose of this subparagraph, is defined at 21 CFR part 1308. The borrower will be ineligible for a subordination for the crop year in which the conviction occurred and the four succeeding crop years. An applicant must attest on the Agency application form that it, and its members if an entity, have not been convicted of such a crime.
- (b) *Application.* To request a subordination, a Minor Program borrower must make the request in writing and provide the following:
- (1) The specific amount of debt for which a subordination is needed;
- (2) An appraisal prepared in accordance with §761.7 of this chapter, if the request is for a subordination of more than \$10,000, unless a sufficient appraisal report, as determined by the Agency, that is less than one year old, is on file with the Agency; and
- (3) Consent and subordination, as necessary, of all other creditors' security interests.

§ 772.7 Leasing minor program loan security.

- (a) *Eligibility*. The Agency may consent to the borrower leasing all or a portion of security property for Minor Program loans to a third party when:
- Leasing is the only feasible way to continue to operate the enterprise and is a customary practice;
- (2) The lease will not interfere with the purpose for which the loan was made;
- (3) The borrower retains ultimate responsibility for the operation, maintenance and management of the facility or service for its continued availability and use at reasonable rates and terms;
- (4) The lease prohibits amendments to the lease or subleasing arrangements without prior written approval from the Agency;